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FILED

FIRE ALARM, BURGLAR ALARM AND
LOCKSMITH ADVISORY COMMITTEE

Laurence Due 3

7-28-09

STATE OF NEW JERSEY
DEPARTMENT OF LAW & PUBLIC SAFETY
DIVISION OF CONSUMER AFFAIRS
NEW JERSEY FIRE ALARM, BURGLAR ALARM
AND LOCKSMITH ADVISORY COMMITTEE

IN THE MATTER OF THE SUSPENSION OR REVOCATION OF THE LICENSE OF

MICHAEL S. SINGER Burglar Alarm License No. 34BA00144900 Fire Alarm License No. 34FA00155100 Locksmith License No. 34LS00042300

TO PRACTICE AS A BURGLAR ALARM, FIRE ALARM AND LOCKSMITH LICENSEE IN THE STATE OF NEW JERSEY

Administrative Action

PROVISIONAL ORDER OF DISCIPLINE

This matter was opened to the New Jersey Fire Alarm, Burglar Alarm and Locksmith Advisory Committee ("the Committee") upon receipt of information which the Committee has reviewed and on which the following preliminary findings of fact and conclusions of law are made:

FINDINGS OF FACT

- 1. Michael S. Singer ("respondent") is a licensed burglar alarm installer, fire alarm installer and locksmith in the State of New Jersey and had been a licensee at all times relevant hereto.
- 2. Respondent was arrested on October 2, 2006 by the New Jersey State Police, Bloomfield, and eventually indicted and charged with three counts of Sexual Assault, pursuant to N.J.S.A. 2C:14-2b, N.J.S.A. 2C:14-2c(4) and N.J.S.A. 2C:14-2c(3)c; two counts of Criminal Sexual Contact, pursuant to N.J.S.A. 2C:14-2c, 14-3b; one count of Aggravated Sexual Assault, pursuant to N.J.S.A. 2C:14-2a(2)c; one count of Aggravated Criminal Sexual Contact, pursuant to N.J.S.A. 2C:14-3a, and three counts of Endangering the Welfare of a Child, pursuant to N.J.S.A. 2C:24-4a. (Exhibit A, copy of criminal arrest flagging, dated January 15, 2008, attached and made

a part of hereto). (Exhibit B, copy of Judgement of Conviction, dated March 30, 2009, attached and made a part of hereto).

- 3. On January 12, 2009, respondent pled guilty in Sussex County Superior Court to one count of Lewdness, pursuant to N.J.S.A. 2C:14-4a, and one count of Child Abuse, pursuant to N.J.S.A. 9:6-3. As a result, respondent was sentenced on March 20, 2009 to serve 270 days in the Sussex County Jail. Respondent was additionally sentenced to a 3 year term of probation; required to submit to psycho-sexual evaluation and follow all recommendations; take any and all prescribed medications; attend/complete counseling and have no unsupervised contact with minors under the age of 18 except for his own immediate family. (Exhibit B, copy of Judgement of Conviction, dated March 30, 2009, attached and made a part of hereto).
- 4. The Committee sent respondent a letter, dated March 27, 2009, requesting that respondent appear before the Committee to answer questions concerning the arrest and conviction. In response, respondent sent a letter to the Committee dated April 10, 2009. In the letter, respondent explained that he was unable to attend the inquiry due his incarceration on the charges. Respondent acknowledged he pled guilty to the charges, although he denied any wrongdoing. Respondent claimed the victim made false accusations against him.

CONCLUSIONS OF LAW

Respondent's conviction for Lewdness, pursuant to N.J.S.A. 2C:14-4A, and for Child Abuse, pursuant to N.J.S.A. 9:6-3, are crimes involving moral turpitude and which relate adversely to the activity regulated by the Committee, pursuant to N.J.S.A. 45:1-21(f).

ACCORDINGLY, IT IS, on this 21 day of July , 2009
HEREBY ORDERED THAT:

- 1. Respondent's licenses to practice as a burglar alarm installer, fire alarm installer and locksmith in the State of New Jersey are hereby provisionally suspended for a minimum one year period beginning upon the entry date of a final order of discipline.
- 2. Respondent shall refrain from engaging in practice as a burglar alarm installer, a fire alarm installer or as a locksmith in the State of New Jersey and shall not represent himself as such until such time as his licenses are reinstated.
- 3. Prior to reinstatement, respondent must appear before the Committee in order to demonstrate his fitness to resume practice and his compliance with all court ordered

requirements. Additionally, respondent shall demonstrate that he has been sufficiently rehabilitated. In determining whether respondent has been sufficiently rehabilitated, the Committee shall consider the factors delineated in the Rehabilitated Offenders Act, N.J.S.A. 2A:168A-1 et. seq. Specifically, the Committee shall consider:

- a. The nature and duties of the occupation, trade, vocation, profession or business,
 a license or certificate for which the person is applying;
- b. Nature and seriousness of the crime;
- c. Circumstances under which the crime occurred:
- d. Date of the Crime:
- e. Age of the person when the crime was committed;
- f. Whether the crime was an isolated or repeated incident;
- g. Social conditions which may have contributed to the crime;
- h. Any evidence of rehabilitation, including good conduct in prison or in the community, counseling or psychiatric treatment received, acquisition of additional academic or vocational schooling, successful participation in correctional work-release programs, or the recommendations of persons who have or have had the applicant under their supervision.

The Committee may condition respondent's return to practice on such conditions as it deems in its sole discretion to be reasonable to ensure the public safety and welfare.

- 4. The within order shall be subject to finalization by the Committee at 5:00 p.m. on the 30th business day following entry hereof unless respondent requests a modification or dismissal of the above stated Findings of Fact or Conclusions of Law by:
- a) Submitting a written request for modification or dismissal to Executive Director, New Jersey Fire Alarm, Burglar Alarm and Locksmith Advisory Committee, P.O. Box 45042, Newark, NJ 07101.
- b) Setting forth in writing any and all reasons why said findings and conclusions should be modified or dismissed.
- c) Submitting any and all documents or other written evidence supporting respondent's request for consideration and reasons therefore or offered in mitigation of penalty.

5. Any submissions will be reviewed by the Committee and the Committee will thereafter determine whether further proceedings are necessary. If no material discrepancies are raised through a supplemental submission during the thirty-day period, or if the Committee is not persuaded that the submitted materials merit further consideration, a Final Order of Discipline will

be entered.

6. In the event that respondent's submissions establish a need for further proceedings, including, but not limited to, an evidentiary hearing, respondent shall be notified with regard thereto. In the event that an evidentiary hearing is ordered, the preliminary findings of fact and conclusions of law contained herein may serve as notice of the factual and legal allegations in such proceeding. Further, in the event a hearing is held, and upon review of the record, the

Committee shall not be limited to the findings, conclusions and sanctions stated herein.

NEW JERSEY FIRE ALARM, BURGLAR ALARM & LOCKSMITH ADVISORY COMMITTEE

Robert Shoremount

President





New Jersey Office of the Attorney General

Division of Consumer Affairs Criminal History Review Unit



DAVID SZUCHMAN
Director

Mailing Address: P.O. Box 186 Trenton, NJ 08625 (609) 826-7184

FLAGGING

January 15, 2008

To: Fire Alarm Burglar Alarm and Locksmith Advisory Committee

REF: Michael S. Singer

DOB: 06/30/1967 SS#: 144-68-7564 Applicant #: 1031751

As a result of the Flagging System, the following information has been revealed:

1. The above individual was arrested on 10/02/2006 by the New Jersey State Police for (1) Count 2C:14-2 Sexual Assault, (1) Count 2C:14-3 Criminal Sexual Contact, and (1) Count 2C:24-4 Endanger The Welfare Of Children. On 01/12/2009 Sussex County Superior Court, (1) Count 2C:14-4A Lewdness and (1) Count NJ 9:6-3 Child Abuse: Guilty. Sentencing scheduled on 03/20/2009 in Sussex County Superior Court. Agency Case # 200601630.

Please contact this office at 609-826-7126 if you have any questions.

Sincerely, Louis J. Krofka, Chief Criminal History Review Unit (JSL)



is ordered to make monthly payments of \$150. Defendant is ordered to submit a DNA sample at their own expense.

Count 6, 07-08-00379-1: Merges into count 7.

| \sim | | | _ | | |
|--------|---------|----------------------|--------------|---|-----------------------------|
| IΣ | Defends | of is ordered to pay | restitution: | Victims of Crime Compensation Office, \$650 | Leslie Mainak, LCSW, \$1250 |
| \sim | 00.000 | | | _ | |

| K2 00.011621111 | |
|--|--|
| 7011777 4 2 2 4 5 8 9 10 07-08-00379-1 | Bail is exonerated |
| ☑ Dismiss <u>COUNTS 1, 2, 3, 4, 5, 8, 9, 10, 07-08-00379-I</u> . | 7 |
| ☐ The defendant is hereby sentenced to community supervision for life pursuant to N.J.S.A.2C.43-6.4 wi | th offenses occurring prior to a 1714/2004 |
| the property of the outside the control of the cont | |
| The defendant is hereby ordered to serve ayear term of parole supervision which term shall be | |
| The court finds that the defendant's conduct was characterized by a pattern of repetative and computer | Ne behavior. |
| ☐ The court finds that the defendant is amenable to sex offender treatment | |
| The design of th | the comple provided |
| The court finds that the cerember 5 which is a DNA sample and ordered to pay the costs for testing of | the sample provides |
| | |

administrative Office of the Courts, State Bureau of Identification

| State of New Jersey v. Mike S. Singe | S.B.I # 323939D Ind / Acc. 07-08-00379-I | |
|---|---|--|
| Total Fine \$ | If any of the offenses occurred on or after July 9, 1987, and is for a vic | plation of Chapter 35 or 38 of |
| Total RESTITUTION \$1900 | Title 2C. 1) A mendatory Drug Enforcement and Demand Reduction (D.E.D.R. | |
| Restriction is joint & several | count (Write in # turnes for \$80h.) | |
| If the offense occurred on or after December 23, 1991, an | 1" Degree @ \$3000 4" Degree | @ \$750 Persons or Petty |
| assessment of \$50 is imposed on each count on which the | 2 rd Degree @ \$2000 Disordent f | Persons @ \$500 |
| defendant was convicted unless the box below indicates a | Total D.E.D.R. Penalty | \$ |
| higher assessment pursuant to N.J.S.A. 2C:43-3.1. (Assessment is \$30 if offense is on or after January 9, | Coun further Orders that collection of the D E D R. penalty be sus | pended upon defendant's |
| - 1986 but hafora Dacamber 23, 1991, unless a higher | entry into a reasdembal drug program for the lerm of the program. 2) A forensic laboratory fee of \$50 per oriense is ORDERED. | |
| penalty is noted. Assessment is \$25 if offense is before January 9, 1986.) | Total Lab Fee | \$ |
| | 3) Name of Drugs involved | |
| count(s) 2 is \$100 each. | A mandatory driver's license suspension of month(s) is OR | IDERED |
| Count(5) Z is 3100 each. | The suspension shall begin today. | |
| 4 4400 | Driver's License Number | ARRAL EN COMBLETE THE |
| Total VCCB Assessment \$100 | (IF THE COURT IS UNABLE TO COLLECT THE LICENSE, PLEA FOLLOWING) | 425 VE20 COMPLETE LUE |
| Installment payments are due at the rate of | Defendant's Address | |
| | Eve Color n/a Sex n/a Date of Birth | |
| <u>\$150</u> per <u>month</u> | The defendant is the holder of an out-of-state onver a license from the following License Number | 10 Invadicion |
| beginning <u>within 30 d⊒vs.</u> | Detendant's non-resident driving privileges are nereby revoked formo | niha. |
| 1 A mandatory penalty of \$ | ERED FEW Orders I year tennes companies 3 second Officers 3 per manufacture to penhann polysostate to probation or to a state correctional payment is made. (P.L. 1992, c. 169) if the offense occurred on or after so of financial obligations to the probation division, a transaction fee of up to the probation, a fee of up to \$25 per manth for the probationary term is a top probation, a fee of up to \$25 per manth for the probationary term is a ment Officers Training and Equipment Fund panalty is ordered. \$30 per manth for the probationary term is a ment of the probational payment of aggregated accurate accurate to probationary term is a ment of the probationary term in the probation of a minor under the probation of a minor under the probation of t | facility, a transaction fee of up r March 13 1995 and the to \$2.00 is ordered for each 1993, c.220) \$75 ordered. (P.L. 1993, c. 275) is contact, kidnapping under the endangering the welfare minor, kidnapping pursuant timent, promoting child |
| prostitution pursuant to 2C 34-1b(3) or (4), or an attempt to commit are each of these offenses. S | ny of (nese crimes, a seup Statewide Sexuel Assault (1995) None Number Name (Atlomay for Defendant at Semencing) | |
| v.c socialary to the | Brian Neary, Esq., 21 Main Street, Cour Hackensack, NJ 07601 | (r iaza Sudiff, |
| STATEMENT OF REASONS - Include all applicable aggre | avating and mitigating factors | |
| reasonably should have known that the victim of the offense extreme youth, or was for any other reason substantially ince deterring the defendant and others from violating the law. The criminal activity or has led a law-abiding life for a substantial particularly likely to respond affirmatively to probationary tree himself or his dependants, defendant's remorse. Defendant over a 2 month period. All comments and reasons given by the Court for imposing thereof. Judge (Signalure) | senousness of harm inflicted on the victim, including whether or was particularly vulnerable or incapable of resistance due to ad pable or exercising normal physical or mental power of resistance relevant mitigating factor(s): (7) The defendant has no history period of time before the commission of the present offense. (1) the imprisonment of the defendant would entail extook advantage of the defendant while she was vulnerable. The internal of this sentence, on the record at the time of sentence. Are | nce: (9) The need for y of prior delinquency or (0) The defendant is cessive hardship to ese offense took place |
| N. PETER CONFORTI, J.S.C. | ///// | U3/24/2009 |

CP0106a (rev. 08/20/02)

| is further ORDERED that the sheriff believer the defendant to the a Defendant is to receive credit for time spent in custody | TOTAL NUMBER OF DAYS | DATE (From/To) |
|---|-----------------------|----------------|
| (R. 3:21-8). | ☑ Jail Credits 1 | 10/03/2006 |
| | Prior Service Credits | _ |
| · · | Rosado Credits | |
| | TOTAL NUMBER OF DAYS | DATE (From/Ta) |
| Defendant is to receive gap time credit for time spent in custody (N.J.S.A, 2C:44-5b(2)). | | |